	THE UNITED STATES PATENT AND TRADEMARK OFFICE																
In Re Application of: Ziv ABRANCA PRACE										Art Unit: 2124							
Application No.: 10/078,111 Conf. No. 4727										Examiner: David H. MALZAHN							
Filed: February 20, 2002										Washington, D.C.							
For: "GENERATION OF MASK-CONSTRAINED FLOATING-POINT ADDITION "																	
										Atty.'s Docket: ABRAHAM=3							
										Date: April 21, 2005							
Randolph 401 Dula	Customer Service Window Randolph Building, Mail Stop <u>Amendment</u> 401 Dulany Street Alexandria, VA 22314																
Sir:																	
Transmitted herewith is a [] Amendment [XX] SUPPLEMENTAL REPLY: AMENDENT AND REMARKSin the above-identified application.																	
[] Small Entity Status: Applicant(s) claim small entity status. See 37 C.F.R. §1.27.																	
[XX] No additional fee is required.																	
[] T	ne fee has	been calc	ulated as sh	own D	elow:												
	(Col. 1) (Col. 2) (Col. 3)								SMAL	LL EN	TITY			THER THAN	SMALL ENTITY		
		AIMS			HEST NO.	PRESENT]		RATE	A	ADDITIONAL	OR		RATE	ADDITIONAL		
	AF	AINING TER DMENT			EVIOUSLY AID FOR	EXTRA EQUALS					FEE				FEE		
TOTAL	21		MINUS	**	21	0	-	×	25	\$		1	×	50	\$		
INDEP.	10			MINUS *** 10		0		×				ł	×	200	\$		
FIRST P	FIRST PRESENTATION OF MULTIPLE DEP. CLAIM											٠	<u>+</u>	360	\$		
						,	ADDITIO	NAL	FEE TOTAL			OR		TOTAL	\$		
• If	the entry in	Col. 1 is	less than the	e entry	y in Col. 2, wr	ite "0" in Col. 3.											
	- 0		•			PACE is less th			-								
*** If	the "Highe	st Number	r Previously	Paid f	or" IN THIS S	SPACE is less th	an 3, wri	te "3	" in this spac	ce.							
	ne "Highes claims ori			Paid F	or" (total or in	dependent) is th	e highes	t nur	nber found fr	rom the	e equivalent bo	x in Col. 1	l of a	prior amendn	nent of the number		
[XX] C	onditional l	Petition for	r Extension	of Tim	ie												
	any extens	ion of time	e for a respo	nse is	required, ap	plicant requests	that this	be c	onsidered a	petitio	n therefor.						
[] It	is hereby p	etitioned	for an extens	sion o	f time in acco	rdance with 37 (CFR 1.13	86(a).	. The approp	priate i	fee required by	37 CFR 1	.17 is	s calculated as	s shown below:		
s	Small Entity									Other Than Small Entity							
F	Response Filed Within									Response Filed Within							
1) Fi	rst -	\$ 60.00					[[] First - \$ 120.00								
[[] Second - \$ 225.00							[•	Second - \$ 450.00							
[] Th	ird -	\$ 510.00					[] Thir	rd 	- \$ 1020.00						

____ is attached (check no.).

XX] The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this application or credit any overpayment to Deposit Account No. 02-4035. This authorization and request is not limited to payment of all fees associated with this communication, including any Extension of Time fee, not covered by check or specific authorization, but is also intended to include all fees for the presentation of extra claims under 37 CFR §1.16 and all patent processing fees under 37 CFR §1.17 throughout the prosecution of the case. This blanket authorization does <u>not</u> include patent issue fees under 37 CFR §1.18.

BROWDY AND NEIMARK, P.L.L.C.

Attorneys for Applicant(s)

Facsimile: (202) 737-3528 Telephone: (202) 628-5197

A check in the amount of \$___

[]

Norman J. Latker Registration No. 19,963



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ATTY.'S DOCKET: ABRAHAM=3

In re Application of:

Ziv ABRAHAM

Dexaminer: David H. Malzahn

Washington, D.C.

Date Filed: February 20, 2002

Confirmation No.: 4727

For: GENERATION OF MASK
CONSTRAINED FLOATING-POINT

ADDITION AND SUBTRACTION...

SUPPLEMENTAL REPLY: AMENDMENT AND REMARKS

Customer Service Window Randolph Building, Mail Stop <u>Amendment</u> 401 Dulany Street Alexandria, VA 22314

Sir:

A review of the above-identified application has revealed some small typographical errors. Applicants request that the following amendments be approved and entered:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks begin on page 17 of this paper.